

RECEIVED  
SDNY PRO SE OFFICE

2022 JUL 29 PM 2: 58

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

DAVID W. WAGNER,  
Petitioner

-against-

22-CV-0360 (AKH)  
] 19-CR-0437 (AKH)  
28 U.S.C. Section 2255

UNITED STATES OF AMERICA,  
Respondent

MOTION FOR DEFAULT JUDGMENT

Now comes Petitioner, in Pro Se capacity, respectfully requesting the Court to consider this Motion for Default Judgment ("Motion for Default"). Petitioner respectfully requests the Court's latitude to the extent this Pro Se Motion for Default contains procedural errors or omissions, in light of Petitioner's lack of professional legal experience or training.

WHEREAS, this Court issued an order (Civil Docket #7) which required Respondent to file any opposition to Petitioner's original Section 2255 Motion to Vacate, Set Aside or Correct a Sentence ("Original Motion") within forty-five (45) days of Petitioner's filing of the court ordered "Attorney-Client Privilege Waiver (Informed Consent)" form ("Waiver"); and

WHEREAS, Petitioner filed that court-ordered Waiver form on May 12, 2022 (Civil Docket #13); and

WHEREAS, the court-ordered deadline for Respondent's filing of opposition to Petitioner's Original Motion was June 28, 2022, which date was forty-five (45) days after Petitioner's filing of the Waiver form; and

WHEREAS, the docket for this case, 22-CV-0360 (AKH), fails to reflect any filing of opposition to Petitioner's Original Motion as of July 15, 2022, the date being sixty-two (62) days after Petitioner's filing of the Waiver form; and

WHEREAS, a review of the impact of the CARES Act, First Step Act and Good Time Credit on the time incarcerated by other inmates serving 72 month sentences, as in the Petitioner's case, at FCI Otisville's Satellite Camp, where Petitioner is currently incarcerated, indicates that a maximum of 24.5 months is now served until release, by inmates with similar age, health, and length of sentence as Petitioner. This is based upon applying a reduction of approximately 11 months (15% of 72 months) for Good Time Credit, and applying a further reduction of 12 months under the First Step Act, reducing the sentence to 49 months; and then, under the CARES Act, releasing the inmates when they have served 50% of that reduced sentence of 49 months, which is 24.5 months. The time served would be further reduced by application of the Elderly Offender program (reduction of 1/3 of sentence) for inmates, such as Petitioner, that are over age 65. So, 24.5 months is actually the maximum time of incarceration by inmates with similar sentences, age and health circumstances as Petitioner; and

WHEREAS, in Petitioner's case, the BOP's own doctor has confirmed that Petitioner has many of the health risk factors currently enumerated under the CARES Act, including: Obesity; Hypertension; Hyperlipidemia; Coronary Artery Disease; Gastro Esophageal Reflux Disease (GERD), with Barrett's Esophagus (pre-cancer); Obstructive Sleep Apnea (OSA); and Former Smoker; and

WHEREAS, Petitioner has already served twenty-seven (27) months under effective home confinement prior to his self surrender into BOP custody, with 24 hour electronic monitoring, requirement to remain in his home every night, restricted daily travel and movement, and supervision of a probation officer. In addition, Petitioner has now been incarcerated for more than nine (9) months as of the date of this Motion for Default, with additional time continuing to be served after the submission of this Motion for Default. This total time served of thirty-six (36) months, and continuing, already exceeds the 24.5 months served to release by other inmates at OTV Camp with 72 month sentences that qualify for reductions under Good Time, First Step and CARES, and far exceeds the time served by similarly situated inmates that also qualify for further reductions, as does Petitioner, under the Elderly Offender program; and

THEREFORE, for the foregoing reasons, the undersigned requests that this Court:

The motion is denied. I previously extended the Government's time to respond to August 11, 2022. Accordingly, there is no default. The Clerk shall terminate ECF No. 172 in 19 Cr. 437 and ECF Nos. 17 and 19 in 22 Civ. 360 and mail a copy of this order to Defendant. So ordered.  
Alvin K. Hellerstein  
August 2, 2022

1. Vacate, Set Aside or Correct Petitioner's current sentence;
2. Correct Petitioner's current sentence, as follows:
  - (a) revise term of incarceration to "time served" as of the date of this Court's order, accompanied by order for immediate release from custody,
  - (b) revise term of probation to six (6) months following release,
  - (c) revise amount of restitution to \$0.00,
  - (d) revise forfeiture, fines and fees to \$0.00,
3. approve appointment of new legal representation for Petitioner from the CJA list, and
4. such other relief as the Court deems just and proper.

Respectfully submitted,  
David W. Wagner  
/s/ DAVID W. WAGNER, Pro Se

Certificate of Submission

I hereby certify that this Motion was submitted by USPS postal mail, through OTV Camp, no later than July 25, 2022, with copy also mailed to Respondent.

David W. Wagner, #12143-070  
FCI Otisville, Satellite Camp  
PO Box 1000  
Otisville, NY 10963

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

DAVID W. WAGNER,  
Petitioner

-against-                    22-CV-0360 (AKH)  
                                  ] 19-CR-0437 (AKH)  
                                  28 U.S.C. Section 2255

UNITED STATES OF AMERICA,  
Respondent

ORDER

After review of the 28 U.S.C Section 2255 Motion to Vacate, Set Aside or Correct a Sentence and with no objections submitted hereto, it is

ORDERED that:

1. Petitioner's current sentence is hereby Vacated, Set Aside or Corrected;
2. Petitioner's current sentence is corrected, as follows:
  - (a) term of incarceration is hereby corrected to "time served", as of the date of this Court's order, and the Petitioner's immediate release from BOP custody is ordered,
  - (b) term of probation is hereby corrected to six (6) months following Petitioner's release from BOP custody,
  - (c) amount of restitution is hereby corrected to \$0.00,
  - (d) amount of forfeiture, fines and fees is hereby corrected to \$0.00, and
3. Appointment of new legal representation for the Petitioner is hereby ordered, such appointment to be made from CJA list.

IT IS SO ORDERED

Date: \_\_\_\_\_

Signature: \_\_\_\_\_

By: Alvin K. Hellerstein, U.S. District Judge

⇌ 12143-070 ⇌

David Wagner  
Box 1000 FCI Otisville  
Satellite Camp  
Otisville, NY 10963  
United States

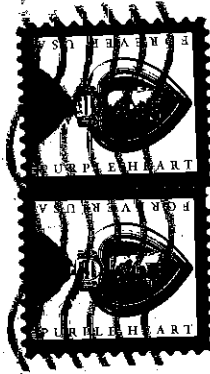
USM P3  
NY

⇌ 12143-070 ⇌

Pro Se Intake Unit  
500 Pearl ST  
Room 200  
NEW YORK, NY 10007  
United States

WESTCHESTER NY 105

27 JUL 2022 PM 3 L



RECEIVED  
SDNY PRO SE OFFICE  
2022 JUL 29 PM 2:30

10007-131699

